of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a state property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696-505 to 696-585.

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts and sale, the grantor or any other person so privileged by ORS 86.753, may cure sums secured by the trust deed, the delault consist of a failure to pay, when due, entire amount due at the time of the cure other than such portion as would being cured my be cured by tenderic Any other delault that is capable of obligation or trust deed. In addition to curing the default ons defaults, the person ellecting the cure shall pay to the beneficated and the together with trustees and attorney's less not exceeding the amounts provided by law: 14. Otherwise, the sale shall be held on the date and the sale

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said shale may in one parcel or in separate parcel's may able the parcel or parcels or auction the highest bidder for cash, payable at the time of sale. Trustee thall deliver to the purchaser, its deed, payable at the time of sale. Trustee thall, the parcel of but without any covenant or warranty, express or im-of the truthfulness thereol. Any person, excluding the trustee, but including the grant shall beneficiary, may purchase at the sale.

the grantor and beneliciary, may purchase at the sale. 15. When structes sells pursuant to the powers provided herein, frustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-attorney, (2) to the obligation structed as reasonable charge by incurse's having recorded liens subsequent to the interest of the frust deed, (3) to all persons surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If any to the grantor or to any successor in successor or successor under. Upon such named herein or to any successor truste appointed here-under. Upon such named herein or to any successor truste appointed here-under. Upon such rate hall be vested with all title, powers and duties conterred upon any trustee shall be made by written instrumeder. Each such appointment which, when records in the mortfage records of the county or counties in which the property is situated; shall be conclusive prool of proper appointment of the successor trustee.

tions and restrictions with all laws, ordinances, regulations, or analts, condi-cial Code as the beneficiary of atlements pursuant to the Union Roberts, to cial Code as the beneficiary of atlements pursuant to the Union Roberts, to cial Code as the beneficiary of atlements pursuant to the Union Roberts, to cial Code as the beneficiary and the and to put of tills assertes made beneficiary Orvide and continuously maintain insurance on the building and such other heards as the baild premises against loss of damage by bin-policies of acceptable to the beneficiary with Call C-VALUE, written in and such other heards as the beneficiary, with Call C-VALUE, written in policies of acceptable to the beneficiary with Call C-VALUE, written in policies of acceptable to the beneficiary with Call C-VALUE, written in policies of acceptable to the beneficiary with Call C-VALUE, written in policies of acceptable to the beneficiary with Call C-VALUE, written in policies of acceptable to the beneficiary and the total the latter; all if the drantor with shall be delivered to the beneficiable to the latter; and such other have present to accept the same the shall be delivered on and to the beneficiary may procure the same beneficiary be applied by benefi-deliver and policies to the arry rate least tilteen days prior to the and to the beneficiary may procure the same beneficiary be applied by benefi-may determiny indevolution. Such application or cineteted and act done pursuent to such notice, ontice of default betweender or invalidate any task and ments and other charges that may be blind of assame the shall determing when any part thereod, may part thereod, the definition and the payment or by providing beneficiary and thands with which to beneficiary; should the definition and the assame of any dars. And at done pursuent to such notice, and the applied of assame and to pay and thereof, may down and the shear payment of any task. Thereof the determing when any bar and thereof and promptily deliver recein and other to benefici

Ine above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: and repair; not to commit or perserve and maintain said property in good condition. To complete any waste of said property. To complete any waste of said property. To complete any waste of said property and in good and workmanlike destroyed thereon; and pay with all alwas, ordinances, regulations, covenants, condi-tions and restrictions attecting and progenty; if the beneficiary so the beneficiary agreed and the said property. To comply with all awas, ordinances, regulations, covenants, condi-tions and restrictions attecting and property; if the beneficiary so call Code as the beneficiary astatements pursuant to the Uniform Quest, the proper public office or offices; as may be deemed desirable by the builting officers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain impurance on the building. Hural, timber of grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grazing any cessment or creating any restriction thereon; (c) join or charge stabordination or other agreement alternative and be any part of the property; (b) restriction the said property; (b) is any effect of the said covery, without wannity, all or any part of the property; (b) restriction the said covery, without wannity, all or any part of the property; (b) restriction of any indextension of the truthuliness therein of any matters or facts what be not less than \$5.
10. Upon any delault by grant hereon, truster's less lor any of the indext property, indext, indext, beneficiary may at any too though the property of the restriction of the truthuliness therein of any security for the indext property, indext, and without regard to the adquacy of any security for the indext property, in its own name use or otherwise collect the rents, less costs and expenses of operation and collection, including reasonable attorned by a court, and without near the proceeds of line and order as been on the indext property, the indext profile.
11. The entering upon and taking possession of said property, the indext profile.
12. Upon delault by graint in payment of any indext device any delault property indext devices of the proceeds of line and other advection of any security of the indext profile.
13. The entering upon and taking possession of said property, the indext profile.
14. The entering upon any restriction and provide any stating or damage of the application or release thereous any stating or damage of the event for any entering the grant proceeds of line and other advection of any fact profile.
14. The entering the grant in payment of any indext device any delault by grant property to sating profile.
15. The entering the grant provide and provides any advection of a said property. The collection of a such rents, insues and proceed of any taking or dama

sum of TWENTY THOUSAND THREE HUNDRED FIFTY THREE AND 58/100-

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

16 feet of vacated Oregon Avenue lying adjacent to and Northerly of said lots by Order of Vacation recorded March 16, 1959 in Volume 310 at page 496, in the County of Klamath, State of Oregon. THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED JUNIOR AND SECOND TO A FIRST MORIGAGE IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION.

as Grantor; ASPEN TITLE & ESCROW, INC., an Oregon corporation STEVEN K. BIDLEMAN and KAREN D. BIDLEMAN, husband and wife with the right of survivorship, as Trustee, and as Beneficiary, evanor

29th

TRUST DEED

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Lot 16, Block 10, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, ALSO the South

40735

Oregon Trust De

record word

nd Series

Uninath Frille OR Michi

TRUST DEED.

÷.p THIS TRUST DEED, made this

M No. 221

CHARLES H. SCHULER and CAROL E. SCHULER, husband and wife day of August

Deput

Yol May Page 1512

36	4F4 66
The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- fully seized in fee simple of said described-real-property and has a valid, unencumbered title thereto	
(3) "State of the second se	traiter the second seco
and that he will warrant and forever defend if	he same against all persons whomsoever.
The grantor warrants that the proceede of the L	
purposes.	can represented by the above described note and this trust deed are: usehold or agricultural purposes (see Important Notice below), natural person) are for business or commercial purposes other than agricultural
	he term beneficient static, their heirs, legatees, devisees, administrators
IN WITNESS WHEREOF, said grantor	has hereunto set his hand the day and
not configuration of whichever worm	
as such word is defined in the Truth-in-Lending Act and Restrict beneficiary MUST comply with the Act and Regulation by a disclosures; for this purpose, if this instrument is to be a FIRS the purchase of a dwelling, use Stevens-Ness form No. 1300 If this instrument is NOT to be a first filen, or is not to finan of a dwelling use Stevens-Ness form No.: 1306, or equivalent with the Act is not required, disregard this notice.	naking required the set of the se
With the Act is not required, disregard this notice.	A: If compliance and the set of t
County of Klamath	STATE OF OREGON. County of
August 30 , 19 84 Personally appeared the above named Charles H. Schuler and Carol E.	Personally appeared
Schuler	president and the in the former is the
and ecknowledged the foregoing instru-	a corporation, and that the seal attized to the foregoing instrument is the
Solution and deed.	corporate seal of said corporation and that the instrument is the sealed in behalt of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its voluntary act Before me:
SEAL) - Bronata Handsaher	Notary Public to Construct the second state
Mr examission expires: 7-33-85	My commission expires: SEAL)
In the second of the product of the second o	
The matrix of the second secon	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of herewith together, with said trust deed) and to reconvey, without warranty, to the parties designated by the designated by the designated by the said trust deed by the said trust deed. All sums secured by said estate now held but with said trust deed) and to reconvey, without warranty, to the parties designated by the foregoing trust deed by the said trust deed by the said trust deed by the said to you with the said trust deed by the said trust d	
the same Mail reconveyance and documents to the same of said trust deed the	
DATED: an and the real second for all breaks and at parton real and all former ton a statestic second	
Beneficiary Do not lote of destroy this Trees Doed OR THE NOTE which it sectors. Both must be delivered to the truites for construct a 28000 and a	
A DECKED IN THE DECKED WAS TO DECKED WITH THE MARK	
10 JON GINE CONTRACT AND AND A TATING STAVENS HARS LAW PUB. CO. PORTLAND. ORBETTA IN TATING STAVENS HARS LAW PUB. CO., PORTLAND. ORBETTA IN TATING STAVENS HARS LAW PUB. CO., PORTLAND. ORBETTA IN TATING STAVENS HARS LAW PUB.	a TU A THUE 310 ST STATE OF OREGON, COUCA a) acout to sug Mont County of Klamath
Charles H. Schuler	Country that the within instrument
Carol E. Schuler Grantor	ACE RESERVED in book/reel/volume No M84
Karen D. Bidleman	DRDER'S USE ment/microfilm/reception No. 140735,
AFTER RECORDING RETURN TO	Witness my hand and seal of County affixed.
Coo main St. 50FM	give in Evelyn Bjehn, County Clerk
SERVER BALLER TO THE REPORT OF	By Am Am Deputy
40735	Vol 701 15129